UNITED STATES BANKRUPTCY COURT **EASTERN DISTRICT OF MICHIGAN** SOUTHERN DIVISION - FLINT

In the Matter of:	
	Case No. 10-35686
Jeffrey David Hurley	Chapter 13
Lyn Marie Hurley	Hon. Daniel S. Opperman
Debtor(s)	PP TIME
Debtor (5)	
Debtor's Chapte	er 13 Confirmation Hearing Statement
-	ully; otherwise the case will be dismissed
- 1	the Chapter 13 Case Management Order]
per paragraph 5 or	the Chapter 13 Case Management Order]
	ring in this case, the debtor intends to: [Check ONE of the
following]	
creditors and the trustee have order confirming the plan,	n of the debtor's plan, because all timely objections of been resolved. I have emailed to the trustee a proposed as required in paragraph 2 of the Chapter 13 Case
Management Order.	
not been resolved. I have ema required in paragraph 2 of the impasse in attempting to reso following are: (a) the parties	of the debtor's plan, even though all timely objections have ailed to the trustee a proposed order confirming the plan, as Chapter 13 Case Management Order. The parties are at an olve these objections despite all reasonable efforts. The whose timely objections have not been resolved; (b) their the legal and factual issues that must be resolved by the irmation:
Trustee Objections:	
Issues:	
following good cause: Debtor thereto. Their primary credito filed a Proof of Claim. Debtor date is not until 2/14/2011. 4 Dismiss the case. [The removed from the docket.] 5 Convert the case to charchapter 7 and the case will be a	chapter 7. [The case will remain on the docket and parties

/s/ David W. Brown David W. Brown (P58113) 1820 N. Lapeer Road, Ste. 2A Lapeer, MI 48446 810-245-6082

dbrownatt@sbcglobal.net

Date: January 5, 2011